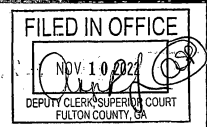
EXHIBIT B-121



IN THE SUPERIOR COURT OF FULTON COUNTY STATE OF GEORGIA

IN RE 2 MAY 2022 SPECIAL PURPOSE **GRAND JURY**

2022-EX-000024

ORDER SEALING PLEADING

The attached pleading, a response to the District Attorney's motion to disqualify counsel, is being filed under seal. Concomitantly with this sealed filing, the Court is filing an unsealed redacted version of the same pleading. The Court has reviewed the attached pleading and assessed the proposed (and accepted) redactions; it now finds that the District Attorney's compelling interest in protecting the ongoing investigation into possible criminal electoral interference is sufficient to justify sealing the unredacted motion. See United States v. Valenti, 987 F.2d 70, 714 (11th Cir. 1993); In re Four Search Warrants, 945 F. Supp. 1563 (N.D. Ga. 1996). The Court additionally finds that the redacted portions of the response -- containing sensitive, non-public investigative information -- "are not subject to disclosure under [Uniform Superior Court Rule] 21 because they do not fall within that which USCR 21 embodies: they are not court records to which the public and press in Georgia have traditionally enjoyed access." In re Gwinnett Cnty. Grand Jury, 284 Ga. 510, 512 (2008).

SO ORDERED this 10th day of November 2022.

Judge Robert C.I. McBurney Superior Court of Fulton County

Atlanta Judicial Circuit